1 LAW OFFICES OF ROBERT P. SPRETNAK Robert P. Spretnak, Esq. (Bar No. 5135) 2 8275 S. Eastern Avenue, Suite 200 Las Vegas, Nevada 89123 3 Telephone: (702) 454-4900 Fax: (702) 938-1055 4 Email: bob@spretnak.com Attorney for Plaintiff 5 GARG GOLDEN LAW FIRM 6 Anthony B. Golden, Esq. (Bar No. 9563) Puneet K. Garg, Esq. (Bar No. 9811) 7 Charles J. Lee, Esq. (Bar No. 13523) 3145 St. Rose Parkway, Suite 230 8 Henderson, Nevada 89052 Telephone: (702) 850-0202 Fax: (702) 850-0204 9 Email: agolden@garggolden.com, pgarg@garggolden.com, clee@garggolden.com 10 Attorneys for Defendants 11 UNITED STATES DISTRICT COURT 12 DISTRICT OF NEVADA 13 DANNY EISENBERG. 14 Case No.: 2:19-cv-00439-JCM-DJA Plaintiff. 15 VS. 16 J. PAUL WIESNER & ASSOCIATES, STIPULATION AND ORDER 17 CHARTERED, a Nevada Professional TO EXTEND TIME TO FILE Corporation, doing business as JOINT PRETRIAL ORDER 18 RADIOLOGY ASSOCIATES OF NEVADA; and PUEBLO MEDICAL IMAGING, LLC, (First Request) 19 a Nevada limited liability company, 20 Defendants. 21 22 Plaintiff DANNY EISENBERG and Defendants J. PAUL WIESNER & ASSOCIATES, 23 CHARTERED, a Nevada Professional Corporation, and PUEBLO MEDICAL IMAGING, LLC, a 24 Nevada limited liability company, by and through their counsel of record, do hereby stipulate and 25 agree that the deadline for filing the Joint Pretrial Order in this matter be extended by 30 days until 26 **September 28, 2020.** Pursuant to the terms of the Stipulated Discovery Plan and Scheduling Order

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(ECF No. 16), and the Stipulation and Order to Extend Discovery (CF No. 21), "In the event that

dispositive motions are filed, the date for filing the joint pretrial order shall be suspended until 30

1 days after decision on the dispositive motions or until further order of the court." As Defendant filed 2 a motion for summary judgment (ECF No. 26), and as this Court entered its Order (ECF No. 37) 3 denying that motion on July 27, 2020, the deadline for filing the Joint Pretrial Order was then set for 4 August 26, 2020. 5 There is good cause for entering into this extension. There is an extensive amount of material 6 exchanged in discovery that must be reviewed in preparation for the Joint Pretrial Order. Contact 7 with clients and opposing counsel has been adversely affected by the COVID-related workplace 8 shutdowns. The parties have had some settlement negotiations during the 30-day time period. 9 Finally, counsel for Plaintiff has been in preparation for a hearing before the Employee Management 10 Relations Board this week. 11 For these reasons, a brief 30-day extension is being requested. 12 13 DATED: 24 August 2020. DATED: 24 August 2020. 14 LAW OFFICES OF ROBERT P. SPRETNAK GARG GOLDEN LAW FIRM 15 By: /s/ Robert P. Spretnak By: /s/ Anthony B. Golden Robert P. Spretnak, Esq. Anthony B. Golden, Esq. 16 Puneet K. Gerg, Esq. Attorney for Plaintiffs Charles J. Lee, Esq. 17 8275 S. Eastern Avenue, Suite 200 Attorneys for Defendants 18 Las Vegas, Nevada 89123 3145 St. Rose Parkway, Suite 230 19 Henderson, Nevada 89052 20 21 IT IS SO ORDERED. 22 Daniel J. Albregts 23 United States Magistrate Judge 24 DATED: August 31, 2020 25 26

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